

EXHIBIT 1

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2 **DECLARATION OF ROY E. MILLER**

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4 I, ROY MILLER, say and declare as follows:

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6 1. I am an individual over 18 years of age and competent to make this Declaration.

7 2. If called upon to do so, I could and would competently testify as to the facts set forth
in this Declaration.

8 3. The facts set forth below are true of my personal knowledge.

9 4. I am an attorney at law duly admitted to practice before this Court and courts of the
State of California.

10 5. I am an attorney with the law firm of Hansen & Miller, attorneys of record for
11 thousands of victims of the fires started by PG&E in 2017 (the twenty fires generally referred to as
12 the “North Bay”), 2018 (“Camp Fire”) and 2019 (“Kincade Fire”).

13 6. I make this Declaration in support of the motion to allow late filing of proofs of
14 claim (“Motion”) on behalf of Ian Alexander, Lisa Alexander, Kellan Alexander, and Pari
15 Alexander (collectively “Movants”), whom lost their respective home in the Tubbs Fire.

16 7. These clients did not have a claim filed before the December 31, 2019 claims bar
17 date due to excusable neglect and should be allowed to file a proof of claim after the bar date.

18 8. Ian Alexander filed a *pro se* proof of claim with the Bankruptcy Court on January
19 27, 2020. His claim has been tentatively denied by the FVT unless he obtains permission to file a
20 late Proof of Claim.

21 9. The motion to accept the late proof of claim is supported by the Declaration of Ian
22 Alexander.

23 10. The proof of claim was 27 days late and should be accepted for the reasons set forth
24 in the declaration of Ian Alexander on behalf of the Movants.

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2 I declare under penalty of perjury under the laws of the State of California that the forgoing
3 is true and correct and executed this 5^h day of April 2024.
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/s/ Roy Miller
Roy Miller